EXHIBIT F

I R E L L & M A N E L L A L L P

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April 29, 2010

VIA E-MAIL

Matthew A. Pearson, Esq. Akin Gump Strauss Hauer & Feld LLP Two Commerce Square 2001 Market Street, Suite 4100 Philadelphia, Pennsylvania 19103-7013

Re: <u>Centocor v. Genentech and City of Hope</u>

Dear Matthew:

I am responding to your letter of April 28.

I had asked you in my last letter to specify which instructions not to answer to Dr. Cabilly you were attempting to resolve. In response, you specified no particular instructions but a broad page range – pages 62 to 73 – thus avoiding the question. I have read these pages and see no questions that remained unanswered. Accordingly, there is nothing arising from the deposition questioning that needs to be resolved.

You ask in your letter for a copy of the email between Dr. Cabilly and Gordon Goldsmith that Dr. Cabilly identified in his deposition. That document is clearly referenced as an exhibit in the deposition transcript of Dr. Cabilly in the MedImmune matter, which was produced to Centocor long ago. If Centocor had wanted a copy, it could have requested one before the deposition. In any event, I am enclosing a copy of the deposition exhibit as you asked.

In addition, we believe there may be one other communication from Dr. Cabilly that discusses the draft patent application in Dr. Cabilly's files. In an attempt to resolve your requests, we would agree to produce it if Centocor will agree that the production of this document will not constitute a waiver. Please let us know if that is acceptable.

We also need to meet and confer on another issue. On April 27, Mr. Wolk testified that he was advised by "legal counsel" "in-house counsel" and Ken Dow at Centocor that the Cabilly patent is invalid, and that Centocor relied on that advice to stop making payments on Remicade. Mr. Bazemore, too, testified that Centocor believed that the Cabilly patent was invalid, and was not paying royalties on that basis. This testimony constitutes a waiver of the attorney-client privilege. Accordingly, we ask that Centocor immediately produce all documents that Centocor attorneys sent and received that relate to the validity of the Cabilly patent.

IRELL & MANELLA LLP

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Matthew A. Pearson, Esq. April 29, 2010 Page 2

I can be available to discuss at any time after 9:30 am Pacific Time on Friday.

Very truly yours,

Joseph M. Lipner

JML:cbs Enclosure

Date: 12/13/99
Sender: Shmuel Cabilly

To: Gordon Goldsmith Priority: Normal
Subject: Re: testimony
Hi Gordy. Landed OK on the hollyland after a nice week with my wife in NY. Thanks for your warm hospitality. Being with your family in Hanukka was of a great pleasure and a unique event because in my family and among my friends "tradition" is taken in a much more "loose" form and as your probably noticed I couldn't even participate in the "Brachot" due to my ignorance. Send my thanks to Beth, Aliza and Noh and I hope that we shall have a chance to meet them here in Israel. Decomposition: I found the original copies of the first draft of the patent and that of the second draft. In addition; I have a letter from Kate Murashige that was sent to Art on Feb 25 1982. According to its content it seems that it was includes to the first draft. do not know whether you have a copy of this letter because I left in the COH the package of document that Well and Vernon had sent to me.

Do you want me to send you the Originals now of after I'll go over every paper that

I have from that period. Invoices:

Involves:
I was asked by my ticket agent, to whom should she addressed the invoice. Me?
My e-mail address is going to be changed. Until 12 hours from now it will be
the

same, if things will go smooth, it will be changed to Shmuel.Cabilly@weizmann.ac:il

shmulik.



Redacted

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